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EX PARTE OR LATE FILED

May 12, 1998

Ms. Magalie Roman Salas Secretary Federal Communications Commission 1919 M Street, N.W. Washington, D.C. 20554 RECEIVED

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FEDERAL GREAT GENERAL DE LA LESCON. GENELLOFTE LESCONE LA V

Re:

EX PARTE in Price Cap Performance Review for Local Exchange Carriers, CC Docket No. 94-1, Access Charge Reform, CC Docket No. 96-262; Consumer Federation of America, International Communications Association and National Retail Federation Petition Requesting Amendment of the Commission's Rules Regarding Access Charge Reform and Price Cap Review for Local Exchange Carriers, RM 9210

Dear Ms. Salas:

On May 11, 1998, Jonathan Sallet, Mary Brown, and Don Sussman of MCI Telecommunications, met with Commissioner Tristani, Commissioner Ness, Paul Gallant, and James Casserly of the FCC to discuss the status of competition in the exchange access market, and key findings from the report entitled Absence of Competition in The Exchange Access Market, which was released on May 7, 1998.

Sincerely,

Don Sussman

cc:

Commissioner Tristani Commissioner Ness Paul Gallant James Casserly

MCI Report: The Absence of Competition in Exchange Access Markets

Key Findings:

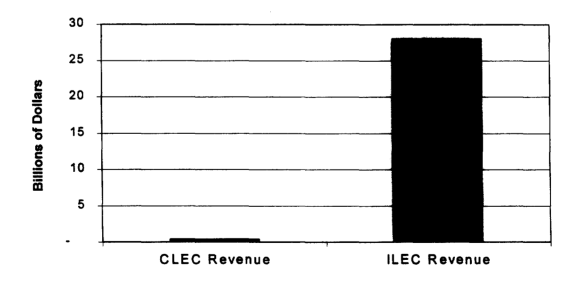
- Competition Is Not Developing at a Pace That Could Place Competitive Pressure on ILEC Access Rates Any Time Soon
- By Any Measure, CLEC Market Share Is Approximately 1% of the Local Access Market
- To Replicate the Price Cap ILECs'
 Local Exchange Network Built with
 Monopoly Funds Would Require
 \$158 Billion of Investment by New
 Entrants

CLECs Account for Approximately 1.4 % of Total Switched Access Revenues

ILEC and CLEC 1997 Access Revenues¹

	Switched Access	Special Access	Total Access
(Billions of dollars	s)		
ILEC Revenue	28.0	5.90	33.90
CLEC Revenue	0.4	1.35	1.75
CLEC Percent	1.4%	18.6%	4.9%

1997 CLEC/ILEC Market Share by Switched Access Revenue



ILEC data from 1998 Annual Report on Local Telecommunications Competition, 9th Edition, New Paradigm Resources Group, Inc, Chapter 4, Table 5, at 8. CLEC data from MCI market research.

RBOC Market Share of Switched Access Lines Is Approximately 99%

RBOC Market Share Based on Access Lines²

	1996	1997
AIT	99.40%	99.13%
BA	99.32%	98.99%
BS	99.45%	99.08%
SBC	99.56%	99.07%
USW	99.63%	99.00%

Based on MCI market research. MCI market data was obtained from government documents, industry reports, interviews with leading industry analysts, and MCI internal information. Sources included, but were not limited to: FCC data, International Data Corp, The Gartner Group, DataQuest, Frost & Sullivan, Bear Stearns, Prudential, Salomon Bros., Goldman Sachs, Connecticut Research & New Paradigm Group, CLEC public records; announcements and filings Annual Reports, 10K reports, and 10Q reports filed with the Securities & Exchange Commission.

ILEC Facilities Dwarf New Entrants' Facilities

ILEC/CLEC Transmission Facilities, 1996³

ILEC

CLEC

12.3 million miles of fiber

1.3 million miles of fiber

1,300 million miles of copper

ILEC/CLEC Switches⁴

ILEC 23,661

CLEC 1,311

* Resale local exchange competition does not impart any pressure on the ILEC's access rates because with resale the underlying carrier keeps all access revenue generated by the resale carrier's end users.

¹⁹⁹⁷ Statistics of Communications Common Carriers, Common Carrier Bureau, Federal Communications Commission, December 5, 1997, Table 12.

ILEC based on 1996 ARMIS; LERG Data.

Less than 0.02% of All Buildings Are on CLEC Networks⁵

1997 CLEC Share of Commercial & Residential Buildings

	Business		Residential			Total	
	ILEC	CLEC	ILEC	CLEC	ILEC	CLEC	
Number(millions)	4.6	0.015	112	-	116.5	0.015	
Percent	99.67	0.33	100	-	99.99	0.013	

1997 CLEC Share of Commercial & Residential Buildings, By Region

Region	ILEC	Total ILEC	CLEC	CLEC Percent of
	Commercial	Households &	Percent of	Households &
	Buildings	Commercial	Commercial	Commercial
	9	Buildings	Buildings	Buildings
Northeast -	739,500	22.700.100	0.435%	0.014%
Midwest	1.161.780	27.696.060	0.164%	0.007%
South	1.785.000	41.989.320	0.335%	0.014%
West	983,280	24.280.080	0.464%	0.019%
Total	4,669,560	116,665,560	0.336%	0.013%

CLEC building data based on MCI market research, and represent buildings that take less than 30 days to provision. ILEC housing estimates based on U.S. Bureau of the Census, Estimates of Housing Units and Households of States: April 1, 1990 and July 1, 1996, Table 1 (ST-96-20T). ILEC commercial building information based on US Energy Information Administration, Department of Energy, Commercial Buildings Characteristics, 1995, Table 3. MCI increased the 1995 household and commercial building numbers by 2 percent, to represent a conservative estimate of growth since 1995.

ILEC-Provided Data Demonstrate that CLECs Serve Less than 0.09% of Access Lines in RBOC and GTE Territories⁶

CLEC Market Share by Unbundled Network Elements, March 1998

RBOC Region	Total Lines	Unbundled Network Elements	CLEC Market Share Through UNEs
AIT	20,612,210	68,134	0.33%
BEL	33,396,306	32,431	0.10%
BLS	23,153,182	8,448	0.04%
GTE	17,750,056	387	0.00%
SBC	33,487,936	13,940	0.04%
USW	16,121,235	340	0.00%
TOTAL	144,520,925	123,680	0.09%

* As a measure of how insignificant the number of unbundled loops purchased by CLECs is, the RBOCs and GTE are expected to add 6 million access lines between 1997 and 1998.⁷

When analyzed by specific RBOC & GTE region or by state, the monopoly power of the RBOCs is no less prevalent (see Appendix D).

⁷ Earnings releases, Credit Suisse First Boston, March 11, 1998.

"Market Forces" Have Had No Impact on RBOC Pricing of Interstate Access Services

RBOC Pricing of Access Services as of 4/1/988

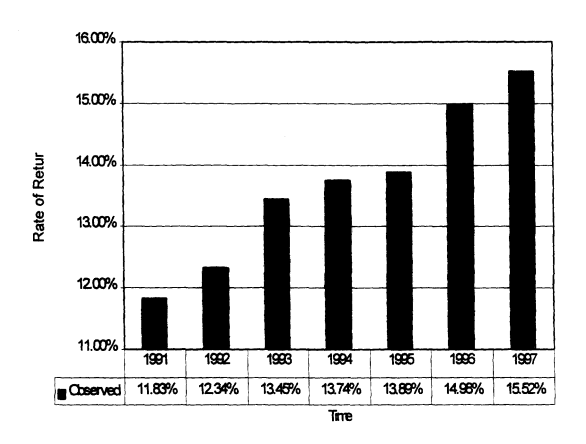
RBOC	Trunking Basket	Traffic Sensitive Basket	Common Line Basket
Ameritech	5.7% Below Cap	At Cap	At Cap
Bell Atlantic	At Cap	At Cap	At Cap
BellSouth	At Cap	At Cap	At Cap
SBC	At Cap	At Cap	At Cap
PacBell	At Cap	At Cap	At Cap
Nevada Bell	6.1% Below Cap	At Cap	At Cap
US West	At Cap	At Cap	At Cap

^{*} Even for interstate transport services, the services for which CLEC competition has been developing for nearly ten years, all the RBOCs except Ameritech and Nevada Bell are pricing at cap.

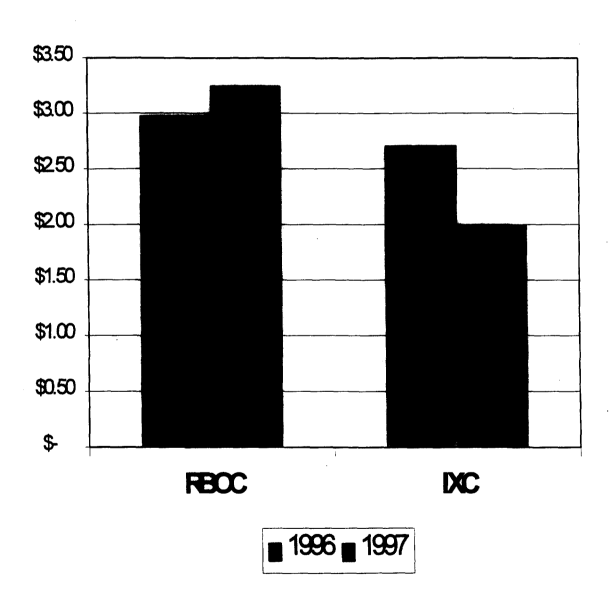
Source: ILEC Tariff Review Plan Filings, April 1, 1998.

ILEC Profitability Has Not Been Negatively Impacted by CLEC Activities, or by the Commission's Decision to Increase the ILEC Productivity Factor to 6.5%

ILEC Earnings on Interstate Price Cap Services, 1991-1997



RBOC 1997 Earnings Grew 11.3% While IXCs' Earnings Decreased 11.2%



RBOC and GTE Monopoly Earning on Access Services Continue to Be Excessive

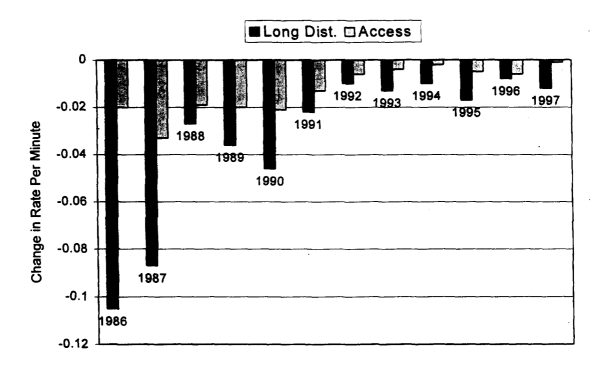
1996 RBOC & GTE Earnings 9

1996 RBOC & GTE	Net Revenue	Operating Cash Flow	Operating Cash Flow Margin
Local	\$45B	\$9.8B	21.8%
Access	\$27.6B	\$19.2B	69.4%
IntraLATA Toll	\$9.3B	\$5.9B	63.2%

⁹ Based on 1996 ARMIS data.

History Has Shown, Long Distance Carriers Continually Have Passed Through at Least the Amount of Access Reductions, If Not More, in Their Long Distance Rates

Change in Long Distance Average Revenue Per Minute and Average Access Rates Per Minute¹⁰



Data from Declaration of Robert E. Hall, In the Matter of Applications of WorldCom, Inc., for Transfer of Control of MCI Communications, CC Docket No. 97-211.

On July 1, 1998, the Commission Should:

- 1) Increase Price Cap ILECs' Productivity Factor to 8.5% (yielding \$460 incremental reduction)
 - ILEC choice of productivity factors between 1990 and 1996 show ILEC productivity of at least 8.5%.
 - Interstate total factor productivity studies Show an X-Factor of at least 8.5%.

2) Order Price Cap Adjustments to Reflect a Productivity Factor of at Least 8.5% since 1995 (yielding \$1.8 billion incremental reductions)

On January 1, 1999, the Commission Should:

- 1) Abandon the Market-Based Approach of Access Reform
- 2) Prescribe Interstate Access Charges to Forward-Looking Economic Cost